Case 3:08-cr-00269-MLC Document 6 Filed 04/10/08 Page 1 of 2 PageID: 25 UNITED STATES DISTRICT COURT

	for the	District of	New Jersey
I	United States of America		
Ì			ORDER SETTING CONDITIONS
	v,		OF RELEASE
LOUIS T	SAROUHAS		
			Case Number: CR08-269(MLC)
	Defendant		Case Hamber, Chas-207(MLC)
IT IS ORD	ERED on this day of onditions:		NDERED that the release of the defendant is subject to the
Th	e defendant shall not commit an	y offense in violation of federa	l, state or local law while on release in this case.
Bail be fixe	ed at \$ 100,000	and the defendant be release	d upon:
~		ured appearance bond () with	
() Executing an appearance bond and depositing in cash in the registry of the Court% of the bail fixed.			
() Executing an appearance bond with approved sureties, or the deposit of cash in the full amount of the bail in lieu thereof;			
() Execute an agreement to post designated property. Local rule (re: value of property) waived/not waived by the Court.			
IT IS FURTHER ORDERED that, in addition to the above, the following conditions are imposed: Report to Pretrial Services ("PTS") as directed.			
The defendant not attempt to influence, intimidate, or injure any juror or judicial officer; not tamper with any witness,			
victim, or informant; not retaliate against any witness, victim or informant in this case.			
()	The defendant be release in the	e custody of	
	Signed:		Date:
	who agrees (a) to supervise the at all scheduled court proceeding	defendant in accordance with all the co gs, and (c) to notify the court immedia	enditions of release, (b) to use every effort to assure the appearance of the defendant tely in the event the defendant violates any conditions of release or disappears.
₩	The defendant's travel is restr	ricted to () New Jersey () N	ew York Other (Mthe Juliess approved by PTS)
()	Surrender passport and/or oth	er travel documents to PTS and	obtain no new one.
()	() Drug and/or alcohol testing/treatment as deemed appropriate by PTS		
()	Surrender of firearms or other		
(X) Mental health treatment as deemed appropriate by PTS.			
() Defendant to participate in one of the following home confinement program components and abide by all the requirements of the program which () will or () will not include electronic monitoring or other location verification system. You shall pay all			
			ined by the pretrial services office or supervising officer.
			very day () from to, or () as directed by the
	pretrial services	office or supervising officer; or	
			sidence at all times except for employment; education; religious salth treatment; attorney visits; court appearances; court-ordered
	obligations; or o	ther activities as pre-approved	by the pretrial services office or supervising officer; or
			ur residence at all times except for medical needs or treatment,
(proved by the pretrial services office or supervising officer. rictions which may include manual inspection and/or the
,	installation of computer mon	itoring software as deemed app	ropriate by Pretrial Services;
	() (i) No Computers	- defendant is prohibited from p	ossession and/or use of computers or connected devices.
			permitted use of computers or connected devices, but is not
			Veb, FTP Sites, IRC Servers, Instant Messaging, etc); permitted use of computers or connected devices, and is permitted
			ites, IRC Servers, Instant Messaging, etc) at
	[] home	[] for employment purposes	[] at any location
			r residents in the home, any computers in the home utilized by other password protected by a third party custodian approved by Pretrial
		s approved by Freurial Services, bject to inspection for compliar	

TO THE DEFENDANT:

YOU ARE ADVISED OF THE FOLLOWING PENALTIES AND SANCTIONS:

A violation of any of the foregoing conditions of release may result in the immediate issuance of a warrant for your arrest, revocation of release, an order of detention, and a prosecution for contempt of court and could result in a term of imprisonment, a fine, or both.

The commission of a Federal offense while on pretrial release will result in an additional sentence of a term of imprisonment

Federal law makes it a crime punishable by up to 10 years of imprisonment, and a \$250,000 fine or both to obstruct a criminal investigation. It is a crime punishable by up to ten years of imprisonment, and a \$250,000 fine or both to tamper with a witness, victim or informant; to retaliate or attempt to retaliate against a witness, victim or informant; or to intimidate or attempt to intimidate a witness, victim, juror, informant, or officer of the court. The penalties for tampering, retaliation, or intimidation are significantly more serious if they involve a killing or attempted killing.

If after release, you knowingly fail to appear as required by the conditions of release, or to surrender for the service of you may be prosecuted for failing to appear or surrender and additional punishment may be imposed. If you are convicted of:

- (1) an offense punishable by death, life imprisonment, or imprisonment for a term of fifteen years or more, you shall be fined not more than \$250,000 or imprisoned for not more than 10 years, or both;
- (2) an offense punishable by imprisonment for a term of five years or more, but less than fifteen years, you shall be fined more than \$250,000 or imprisoned for not more than five years, or both;
- (3) any other felony, you shall be fined not more than \$250,000 or imprisoned not more than two years, or both;
- (4) a misdemeanor, you shall be fined not more than \$100,000 or imprisoned not more than one year, or both.

A term of imprisonment imposed for failure to appear or surrender shall be in addition to the sentence for any other offense, addition, a failure to appear or surrender may result in the forfeiture of any bond posted.

Acknowledgment of Defendant

I acknowledge that I am the defendant in this case and that I am aware of the conditions of release. I promise to obey all conditions of release, to appear as directed, and to surrender for service of any sentence imposed. I am aware of the penalties and sanctions set forth above.

Directions to United States Marshal

() The defendant is ORDERED released after processing.

() The United States marshal is ORDERED to keep the defendant in custody until notified by the clerk or judicial officer that the defendant has posted bond and/or complied with all other conditions for release.

Date: NPRIL 10, 2008

Signature of Judicial Officer

Signature of Defendant

Name and Title of Judicial Officer